SN 09/889,535 Rule 1 312 Amendment

Remarks

Applicant submits this amendment after allowance and before payment of the issue fee in response to a Notice of Drawing Inconsistency with Specification mailed on September 1, 2006. In response, the specification has been amended to include Figure 5e in the Brief Description of the Drawings.

Further, Applicant has amended the claims to correct a clerical error. Applicant's amendment filed June 26, 2006, responsive to the notice of noncompliant amendment, was inadvertently filed without any of the strikeouts that were to be made, as in the amendment as it was originally submitted on May 15, 2006.

A number of the phrases that were to be struck from the claims were noticed by the examiner and are terms that were informal, ungrammatical or otherwise unneeded. These were canceled in the examiner's amendment attached to the notice of allowance. Applicant submits this amendment to cancel terms that remained to be canceled. It can be seen by comparing these changes with the allowed claims that the changes are formal grammatical corrections. The changes do not appreciably affect the scope of the claims, but are appropriate to render the claim language clear and succinct. Attached is a complete set of claims (only claims 1 and 2 remain pending) to replace the claims of record.

No new matter has been entered into the application by way of these amendments. Entry of this amendment is requested without withdrawing the case from issue.

Respectfully submitted,

Date: September 29, 2006

Docket D4695-83

By: /Stephan Gribok/ Stephan P. Gribok, Reg. No. 29,643 Duane Morris LLP 30 South 17th Street Philadelphia. PA 19103-4196